### UNITED STATES DISTRICT COURT

for the

Eastern District of Pennsylvania

Joseph Simmons	) Case No. (to be filled in by the Clerk's Office)	
Plaintiffts)  (Write the full name of each plaintiff who is filing this complaint.  If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)  -V-		
Nancy Giannetta et al.  Defendant(s)  (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names. Do not include addresses here.)		

#### COMPLAINT FOR VIOLATION OF CIVIL RIGHTS

(Prisoner Complaint)

#### NOTICE

Federal Rules of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should not contain; an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include only: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

Except as noted in this form, plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

The Clerk will not file a civil complaint unless the person seeking relief pays the entire filing fee (currently \$350) and an administrative fee (currently \$52) in advance, or the person applies for and is granted in forma pauperir status pursuant to 28 U.S.C. § 1915. A prisoner who seeks to proceed in forma pauperis must submit to the Clerk (1) a completed affidavit of poverty and (2) a copy of the trust fund account statement for the prisoner for the six month period immediately preceding the filing of the complaint, obtained from and certified as correct by the appropriate official of each prison at which the prisoner is or was confined for the preceding six months. See 28 U S.C. § 1915(a)(2).

If the Judge enters an order granting a prisoner's application to proceed in forma pauperis, then the order will assess the filing fee (currently \$350) against the prisoner and collect the fee by directing the agency having custody of the prisoner to deduct an initial partial filing fee equal to 20% of the greater of the average monthly deposits to the prison account or the average nonthly balance in the prison account for the six-month period immediately preceding the filing of the complaint, as well as monthly installment payments equal to 20% of the preceding month's income credited to the account for each month that the balance of the account exceeds \$10.00, until the entire filing fee has been paid. See 28 U.S.C. § 1915(b). A prisoner who is granted leave to proceed in forma pauperis is obligated to pay the entire filing fee regardless of the outcome of the proceeding, and is not entitled to the return of any payments made toward the fee.

# Juris diction

Lited States District Court

Exstern District of Pennsylvania

city of Philadelphia

- 2.) The plaintiff, Joseph Simmons was incarcerated at Curran Framhold Correctional Facility (CFCF) during the events described in this complaint.
- 3.) Defendant Correctional officer (CD) Ventus is an employee of 'CFCF' whose full name is presently unknown to the Plaintiff. He is sued in his individual capacity.
- 4.) Defendant C/O Peters is an employee of 'CFCF' whose full name is presently unknow to the plaintiff. He is sued in his individual capacity.
- 5.) Defendant C/O Collier is an employee of CFCF whose full name is presently unknown to the plaintiff. She is sued in her individual capacity.
- 6.) Defendant c/o willson is an employee of CFCF whose full name is presently unknown to the Plaintiff. He is sued in his individual capacity.

- 7.) Defendant C/O Jane Doe is an employee of CFCF whose full name is presently unknown to plaintiff.

  The is sued in her individual capacity.
- 8.) Defendant Lieutenant McHolland is an employee at CFCF whose full name is presently unknown to plaintiff. He is sued in his individual capacity.
- 9.) Defendant John Doe is an employee at CFCF as a Disciplinary Hearings officer, whose name is presently unknown to plaintiff. He is sued in his individual capacity.
- 10.) Defendant Sergant Miles is an employee at CFCF whose full name is presently unknown to plaintiff. He is sued in his individual capacity.
- 11.) Defendant Blanche Chaney is employeed at CFCF as Commissioner. She is sued in her individual and official capacities.
- 12.) Defendant Nancy Giannetta is Warden at CFCF. She is sued in her individual and official capacities.

13.) All the defendants have acted, and continue to act, under color of state law at all times relevent to this complaint.

## "Facts"

- 14.) On October 12020 at approximatly 5:00 pm, defendant C/O Collier pepper sprayed plaintiff in the face, for allegedly disobeying a direct order to line up for the evening meal.
- 15.) Defendants c/o Ventus and c/o Peters arrived within seconds, and moved plaintiff to the sally port of the pod.

  \* Misuse of Force"
- 16.) Defendants C/o Ventus and C/O Peters, handauffed Plaintiff, and once handcuffed, pepper sprayed him in the face.
- 17.) Defendants C/O Ventus and C/O Peter then proceeded to escort plaintiff to the B-side elevator. During this escort defendants C/O Ventus and C/O Peters threw plaintiff against the walls multiple times.
- 18.) Once in side B-side elevator Defendant Sqt. Miles arrived and helped defendant c/o Peters and C/o Ventus throw plaintiff face first into the far corner of the elevator.

- 19.) At this time Plaintiff was telling defendants he "could not breath,"

  And in an aftempt to turn his head out of the corner of

  the wall, Plaintiff was struck in the face by defendant c/o

  Ventus with a blunt hard object, causing a gash to open
  above plaintiffs Right eye and bleed profusley
- 20.) This wound caused the plaintiff to need immediate medical treatment and has caused plaintiff severe migraine's since the incident.
- 21.) After treatment at medical, Plaintiff was placed in Punitive segregation.

" Denial of Due Process"

- 22.) Plaintiff Recieved two misconduct write-ups. One for disobering a direct order from defendant C/O Collier. the other for bio-hazard, and verbal threats from Sqt miles and other defendant C/O Ventus.
- 23.) Because of the use of force and the Retalitory misconduct write ups. Plaintiff immediatly upon arriving in Segregation Requested "access to courts" to file a claim of action.
- 24.) These Request and Grievences where ignored by

- 25.) Praintiff was given a disciplinary hearing for the two misconduct write ups on 10-10-20, and was found guilty (by Defendant John Doe) who is the Disciplinary Hearings officer, for the misconduct of disobeying a direct order plaintiff was sentenced to 10 days punitive segregation.
- 26.) These hearings were conducted without plaintiff being allowed to present evidence or witnesses for his defense.
- 27.) The misconduct for Bio-hazard and verbal assault was continued for furthur investigation.
- 28.) Disciplinary hearings officer (Defendant John Doe) wanted to Review the video camera from the elevator,
- 29.) During this time Plaintiff Requested as to the Status of this investigation and also access to a law library and lawger call, through 'Grievences' and 'Request slips' to staff, To no avail.
- 36.) Defendant Jane Doe, who is the Grievence Screening officer.

  has Recieved all of Plaintiffs Grievences and his Inmate
  Disciplinary Appeal yet there is no Records of Defendant

  filing these Grievences for plaintiff.

- 31.) Defendant John Doe, Disciplinary Hearings officer finally conducted Plaintiffs Disciplinary Hearing after multiple continuances, on 10-21-20
- 32.) Defendant John Doe found Plaintiff guilty of Bio-Hazard and verbal assault and sentenced Praintiff to 60 days punitive segregation Followed by Administrative Segregation.
- 33.) This is Retalitory and excessive. Also this punishment does not measure up to the crime.
- 34.) Praintiff promptly filled a Inmate Disciplinary Appeal.
- 35.) This Appeal was never answered by the Warden. Defendant Nancy Giannetta.
- Jb.) During the time Plaintiff was in punitive seq. he filed multiple Request to access to the courts, to no avail.
  - 37.) Around October 26,2020 Plaintiff's attorney notified Plaintiff of newly disclosed evidence and a new plea offer in his criminal court proceedings.

- 38.) Following this information plaintiff Rejuvinated his pleas for access to the law library to pursue a Remedy in his criminal court proceedings.

  To no avail.
- 39.) Flaintiff wrote directly to the Office of the Warden, Mancey Giannette and Office of the Commissioner Blanche Change.
  - 40.) Defendant, Blanche Chaney Commissioner of CFCF Responded on January 21 2021, and again on February 24, 2021, via Inmate Grievence Response.
  - 41.) Defendant Blanch Chaney Commissioner of CFCF Fromised to investigate this issue and has not done so to date.
  - 42.) Plaintiff was forced to go to Trial on March 5, 2021 without having access to the courts for 6 months consecutively prior to that date.
  - 43.) This Resulted in the Flaintiff being found guilty of his criminal court charges and being denied the Right to cause of action in any civil Rights violations.

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"Frotection From Innate Assault"

- 44.) On February 22, 2021, on A-1-4 pod of CFCF, Plaintiff pressed the call button in his cell. Defendant correctional officer Willson arrived and was advised by Plaintiff that he feared for his life and he felt in danger of Physical assault, approximatly 10:00 pm
- 45.) Defendant C/O Willson, went back to his desk and allegedly told his supervisor of the situation and logged it in the log book.
- Hb) Flaintiff was physically and Sexually assaulted through out the night and no officer or Supervisor came.
- M) Praintiff was finally able to set treatment for his injuries two days later and was sent to a outside facility for a sprained Right Land, Swollen and Possibly Ruptured testicles, human bite to Right cheek and a chip on Foort tooth.

- 48.) On 5-7-2021 Praintiff was housed on A-1-1 pod 8cell of CFCF.
  - Defendant Blanche Chaney, Commissioner of CFCF, came around with other officers to feed the Ramadan meal.
- 49) One cell, before officers got to fred Scell Refused to close their tray slot, this caused defendant Blanch Chaney to deny the rest of the pod food.
- 50) This went on for 3 day, until 5-10-2021
- 51") On monday Praintiff advised officers and staff that he was Suicidial because he wasn't being feed.
- 52.) Plaintiff was sent to suicide watch for Sdays and forced to sleep naked in a cold cell.

### 

"Exhaustion of Administrative Remedies."

53.) The Praintiff has exhausted his administrative Remedies with Respect to all claims and all defendants.

# "Claims For Relief"

- 54.) The actions of defendants, Ventus Peters, Collier, Miles, and McHolland in using physical force against the plaintiff without need or provocation, or in failing to intervene to prevent the misuse of force, were done maliciously and sadistically and constituted cruel and unusual punishment in violation of the Eighth Amendment of the United States Constitution.
- 55.) The failure of Defendant John Due to Make an adequate disciplinary decision with no evidence to support the charge. and refusing to call plaintiffs witnesses, finding him quilty denied the plaintiff due process of law in violation of the Fourteenth Amendment to the United States Constitution.

- 56.) Failure of defendant Wilson to take action and show deliberate indifference in the excessive Risk to plaintiffs health and Safety violated Eighth Amendment of the United States Constitution.
  - 57.) Failure to process and appropriatly screen inmate Greievences Defendant Jane Doe was deliberatly negligent violating the Plaintiffs due process of law in violation of the Jourteenth Amendment of the United States Constitution.
- Defendant Giannetta and Chaney's actions and inaction in handling plaintiffs Request and Grievences for court access as well as denial of due process in the Innate dicisiplinary Appeal process, denied the plaintiff his Fourteenth Amendment Right to due process of law as in the United States Constitution.

Wherefore, plaintiff request that the court grant the following Relief:

- A: I save a declaratory judgement stating that:
  - 1. The physical abuse of the plaintiff by defendants Ventus, Peters, Miles, Collier, and Metfolland violated the plaintiffs rights under the Eighth Amendment to the United States Constitution. and constituted an assault and battery under state law.
  - 2. Defendants Giannetta and Chaney's inaction to grant plaintiff his Right to access to courts and due process in Greievence and Disciplingery Appeal process violated the plaintiffs Rights under the Tourfeerth Amendment of the United States Constitution.
- Defendant Jane Does Failure to process plaintiffs Grievences constituted a Foutheenth Amendment violation of the United States Constitution.
- 4. Defendant John Does Failure to give Plaintiff a adequate a just sentence and disciplinary horring violated plaintiffs Fourteenth Amendment Rights of the United States Constitution.
- B: Issue an injunction ordering defendants Giannette and Chaney to:

  1. Immediately arrange for plaintiff to recieve access to courts.

  2. Immediately respond and take action to plaintiffs Gaievence's.

- 3. Carry out without delay releasing plaintiff from punitive / Administration Segregation.
- C. Issue an injuction ordering defendant John Doe to:

  1. Release plantive from segregation and expunse his disciplinary
  Record.
  - 2. Restore all Rights and privilege.
- D. Award compensatory damages in the following amounts:

  1.\$100,000 jointly and severally against defendants Ventus,

  Peters, Miles, Collier and Metfolland for the physical and

  emotional injuries sustained as a result of the plaintiffs

  beating.
  - 24100,000 jointly and severally against defendants Jane Doe and John doe for the punishment, including a deprivation of liberty and amenity, and emotional injury with the plaintiffs denial of due process in connection appeal and Grievences.
- 3. \$100,000 jointly and severally against defendant Wilson. and unknown at present Supervisors, for depluation of liberty, and their failure to act reasonably and Responde to excessive Risk to innate health and Safety in denial of Protection from innate assault.

- E. Award punitive damages in the following amounts
  - 1. \$50,000 each against defendants Ventus, Peters, Miles, Collier, and Metholland.
  - 2. \$ 50,000 each against defendants Jane Doe and John Doe
  - 3. \$ 50,000 each against defendants Giannetta and Chaney.
  - 4 \$ 50,000 each against defendants Willson and and unknown supervisors.
  - F. Grant such other relief as it may appear that Plaintiff is entitled.

October 20 201

Respectfully Submitted, Joseph Simmons
Plaintiff.

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Facility:		Report date:		Hearing date:
Inmate name:		PP number:	1	Housing:
Reporting employee:	1 :		Title:	
Investigator: Representative:				
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Inmate's version:		Red of Co	Carl C	and North world in the
Documentation submitted:	incid	lent report		medical incident report
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Witness name:				appearance: yes no
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Witness name:				000000001 3/00 NO
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5 Copies: Warden, reporting employee, inmate, DHO file, inmate file

Lock&Track INMATE MISCONDUCT

*******	*******	******	*****
Case Number: J20004040	_	Type: CRITI	.CAL
Inmate: SIMMONS, JOSEPH Intake: 1817939 PID: 1205422	5.36PM G		
Occurred: 10/01/2020 21:15 Served:		ocation: B2-Pc By:	pd4
Charges: BIOHAZARD, DISRESPECT,		!	******
********	REPORT		*****
Narrative: At Approximately 17:30 placed in the sallyport area of B Officer Collier. Inmate was given hands behind his back so he could Inmate refused to comply at which deployed to his facial area. Inmathe sallyport and to medical. Whi Simmons become combative multiple wall to gain compliance. While in several verbal threats and gestur spit on the officers and Sgt. Mil of the elevator. Inmate continued escorted in medical.	inmate Joseph Simmo 2-Pod4 after being 3-Pod4 after being 4 handcuffed and eso 5 time PDP Issued Ma 1 tim	Ens PP#1205422 pepper sprayed al commands to corted to medic K-4 .07% O/C sp ffed and escort to medical Inma be placed again or inmate Simmo that he was goi	was I by put his sal. bray was sed out of ate ast the ons made Ing to I the wall
Names of C/O and Supervisors:C/O	Peters, C/O Ventus	Sgt.Miles	R By C/O ventus
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HOC □

PICC 🗆

### PHILADELPHIA PRISON SYSTEM

### INMATE DISCIPLINARY HEARING APPEAL

Name: Joseph Simmons	Housing Unit: 4-1-2
Intake Number:	Police Identification Number: 1205422
Date of Hearing: 10-9-20 cont. 10-19-20 cont. 10-19-20 cont. 10-19-20 cont. 10-21-	Date Appeal Filed: 10.21.20
My reasons for appealing are:	
HEARING Officer continued	
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OR ON OfficeRs. Hearing	officer concluded investigation
and eletermined I di	
officers. Hearings officer	unjustry found me
Gulfy of 610-Hazard	affer he determined
I did not spit.	
Inmate Signature:	Date: 10-21-2020
☐ Decision Affirmed	☐ Decision Reversed/Modified
Warden's Response:	
Warden's Signature:	Date:
THE GOLD DISTINGTON.	

This Appeal Form must be filed within 5 days of the completed hearing.

Distribution: 1. Warden

2. Response to Inmate's Appeal

3. Inmate's Receipt of Filing

#### Attachment 3.F.10.a

	PHILADELPHIA DEPARTMENT OF PRISONS INMATE GRIEVANCE FORM				
	☐ ASD ☐ CFCF ☐ DC ☐ HOC ☐ PICC ☐ RC	F			
<del></del>	John Samons				
	12651122				
спеск рох (	only if grievance is regarding Medical Services 🔯				
	Description of Grievance, Incident or Problem				
	(Include date and time of incident)				
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F	Action Requested by Inmate:				
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See: Conti	nuation of Grievance - Page 2 YES□ NO□				
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free to	the description of the second second				
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Date that you are depositing this Grievance in a grievance box:					
	of Grievant: Date:				

# PHILADELPHIA DEPARTMENT OF PRISONS INMATE GRIEVANCE RESPONSE

#### OFFICE OF THE COMMISSIONER

7901 State Road, Philadelphia, Pennsylvania 19136

Blanche Carney, MSS, CCM Commissioner

February 24, 2021

Joseph Simmons PP #1205422 Curran-Fromhold Correctional Facility 7901 State Rd Philadelphia, PA 19136

RE: Inmate Grievance Appeal

Mr. Simmons,

This is in response to the letter received in my office on February 08, 2021, from you alleging your grievances have not been addressed by the Curran-Fromhold Correctional Facility (CFCF).

My office looked in to your concerns and discovered there is no record of the facility receiving the five (05) grievances you enclosed with the letter received in my office. However, my office has made copies and will forward copies of the five (05) grievances to the facility for review and investigation. Your grievance copies are being returned to you for your records.

You must allow the facility the opportunity to investigate and respond to your concerns.

Sincerely

Blanche Carney

Cc: Nancy Giannetta Warden

# PHILADELPHIA DEPARTMENT OF PRISONS INMATE GRIEVANCE RESPONSE

### OFFICE OF THE COMMISSIONER

7901 State Road, Philadelphia, Pennsylvania 19136

Blanche Carney, MSS, CCM Commissioner

January 21, 2021

Joseph Simmons PP #1205422 Curran-Fromhold Correctional Facility 7901 State Rd Philadelphia, PA 19136

**RE:** Inmate Grievance Appeal

Mr. Simmons,

This is in response to the letters that were received in my office on January 04, 2021, from you alleging neglect, unjust treatment and you being confined to your cell without showers, phone calls and access to cleaning supplies for the past seven days. You also allege on October 01, 2020, you were assaulted by Correctional staff at the Curran-Fromhold Correctional Facility (CFCF) and then placed in punitive segregation.

My office looked in to your allegations and discovered an institutional investigation was completed on October 01, 2020, due to you being pepper sprayed for refusing to comply with a valid order and threatening Correctional staff.

On October 01, 2020, records indicate that you were evaluated and treated by Corizon, the medical care provider for the Philadelphia Department of Prisons.

You were placed in pre-hearing segregation and issued two (2) inmate misconduct reports for violating rules and regulations of the Philadelphia Department of Prisons. On October 09, 2020, you had a hearing with the Disciplinary Hearing Officer (DHO) and were sanctioned in accordance for the violated infractions.

The Philadelphia Department of Prisons has instituted procedures and protocols to mitigate the spread of the COVID-19 virus in our facilities since the outset of the pandemic. The safety and well-being of staff and inmates are of upmost importance.

Signage and literature has been posted in each facility instructing all parties to practice universal precautions, hygiene practices and social distancing. The staff and inmate

Joseph Simmons PP #1205422

Page 2.

population have been issued protective masks, which are mandated to be worn at all times to assist in reducing the spread of COVID-19.

As we continue to work through these challenging times, the Philadelphia Department of Prisons has implemented a shelter in place order to prevent the spread of COVID-19 amongst the inmate population.

Inmates in administrative segregation housing units are permitted time out of their cell for showers, telephone calls/virtual visits and recreation, daily.

Commissary will remain available to purchase personal hygiene items and food. In addition, inmates will continue to receive soap for personal use and cleaning products to clean their assigned cells

There is no record of you reporting your concerns to the facility, however your concerns are taken seriously and your letters will be forwarded to the Warden of Curran-Fromhold Correctional Facility (CFCF) for investigation.

You must allow the facility the opportunity to investigate and respond to your concerns.

Sincerely,

Blanche Garney

Cc: Nancy Giannetta, Warden

May 4, 2021	Joseph Simmons #1208422
	7901 State Road Phila, PA
Office of The	Commissioner
Re: Inmate Gaievence, Appe	al: Copies: Status of Investigation.
This is in pesp	sonse to the letter I
Recieved from your of	fice on February 25. 2021.
This letter was Regar	ding my unanswerd Grievences,
as well as the on go	ing Devial of access to Law
library facilities This	Degial lasted for an
extended period of tim	ding my unanswerd Grievences, ing Denial of access to Law  Denial lasted for an  ne leading up to my
Trial date,	<i>J</i> ' <i>J</i>
According to your	letter, your office Recieved
my copies of (05)	Grievences and favoreded them
to the facility for &	Peview and investigation. The
Letter goes on to say	), I would Recieve my copies
of (03) Gairvences Be	ack for my Record Keeping.
	2 months ago and since that
Time, I have yet to	· Recieve my Constitutional
Right, as stated in (4	nited States Constitution) of a
lanctes "Right to ac	cess to the courts. This is
Despite numerous Reg	west. I also have not
Recieved my copies	of (05) GRIEVERCES FOR MY
Keonds.	
I Believe th	is facility would Benifit
trom a outside p	axty conducting an infuence
· 1	,

investigation in this matter. My Grievences are
investigation in this matter. My Greievences are for reglect and numerous Constitutional violations
 against me by this facility. Therefore I  feel it is impossible for the same facility  to tend to my Gaievences with an unbiasted
 ful it is incomible for the same facility
+ + + + Conjugaces with an unbiased
mind.
 - <b>-</b>
Since
Jack Joseph J

January 5, 2021

CommissioneR,

without showers, phone calls or access to cleaning supplies for 7 days and counting. I have attached one of many Request to Staff's I have filed, that have all gone unanswered, Requesting access to the law Library to assist in my own Defense. I have an up coming Dury Trial and I would like to let your office Know should I Recieve a Guilty verdict, I will note on my Direct Appeal the Blatant Negligence of this facility in not Allowing me to Participate in every aspect of my Trial Reciprose.

Tinceply Joseph Simmons

# 1205422
7901 State R. J.



#### U.S. Department of Justice Civil Rights Division

168-62-0/696392

Special Litigation Section
U.S. Mail: 150 M Street, N.E.
Washington, DC 20530
Facsimile: (202) 514-0212

February 26, 2021

Joseph Simmons CFCF 7901 State Road Philadephia, PA 19136

Dear Mr. Simmons:

Thank you for your letter. The Special Litigation Section relies on information from community members to identify civil rights violations. Each week, we receive hundreds of reports of potential violations. We collect and analyze this information to help us select cases, and we may also use this information as evidence in an existing case. We will review your letter to decide whether it is necessary to contact you for additional information. We do not have the resources to follow-up on every letter.

The Special Litigation Section is one of several Sections in the Civil Rights Division. We work to protect civil rights in four areas: 1) the rights of people in state or local institutions, including: jails, prisons, juvenile detention facilities, and health care facilities for persons with disabilities (including whether persons in health care facilities should be getting services in the community instead); 2) the rights of people who interact with state or local police or sheriffs' departments; 3) the rights of people to have safe access to reproductive health care clinics or religious institutions; and 4) the rights of people to practice their religion in state and local institutions. We are not authorized to address issues with federal facilities or federal officials.

If your concern is not within this Section's area of work, you may wish to consult the Civil Rights Division web page to find the correct section: <a href="https://civilrights.justice.gov/">https://civilrights.justice.gov/</a>.

The Special Litigation Section only handles cases that arise from widespread problems that affect groups of people. We do not assist with individual problems. We cannot help you recover damages or any personal relief. We cannot assist in criminal cases, including wrongful convictions, appeals or sentencing.

If you have an individual problem or seek compensation or some other form of personal relief, you may wish to consult a private attorney or a non-profit or legal aid organization for assistance. There are only two areas in which we can assist an individual or address a single incident: 1) we may be able to assist you if you are being prevented from practicing your religion in a prison, jail, mental hospital or other facility operated by or for a state or local government; 2) we may be able to assist you if you have experienced force or the threat of force when accessing a reproductive health care facility or religious institution.

For more information about the Special Litigation Section or the work we do, please visit our web page: www.justice.gov/crt/about/spl/.

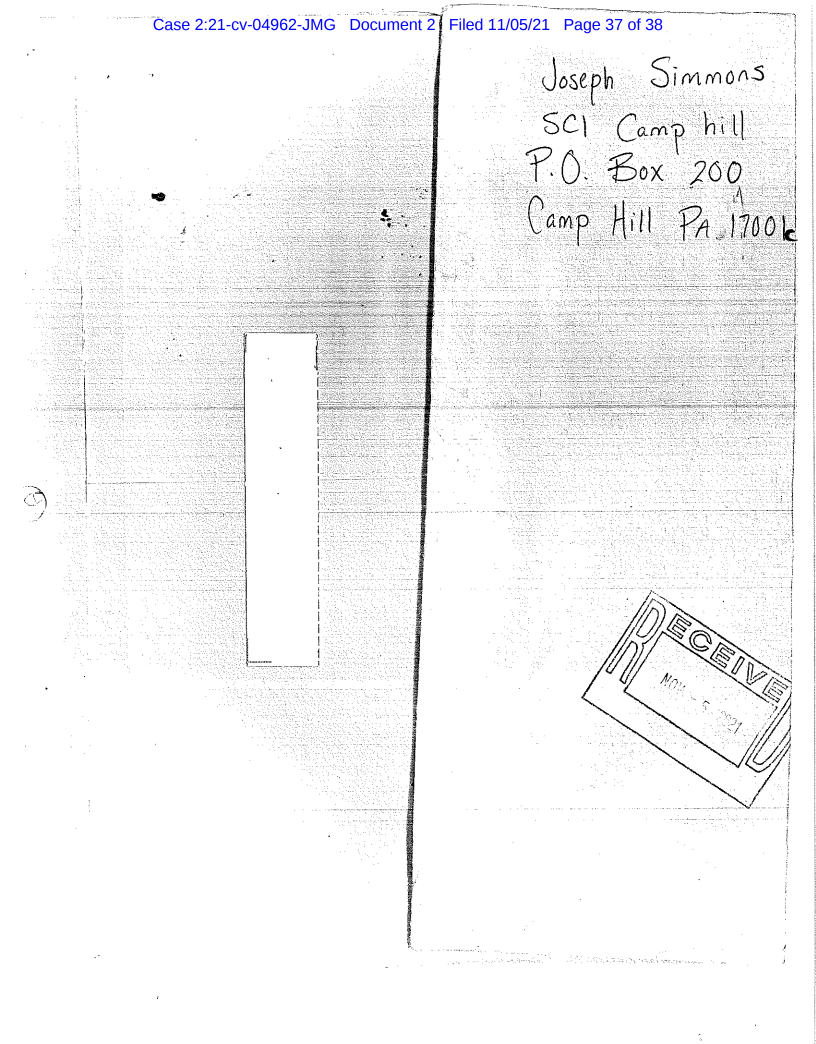
Sincerely,

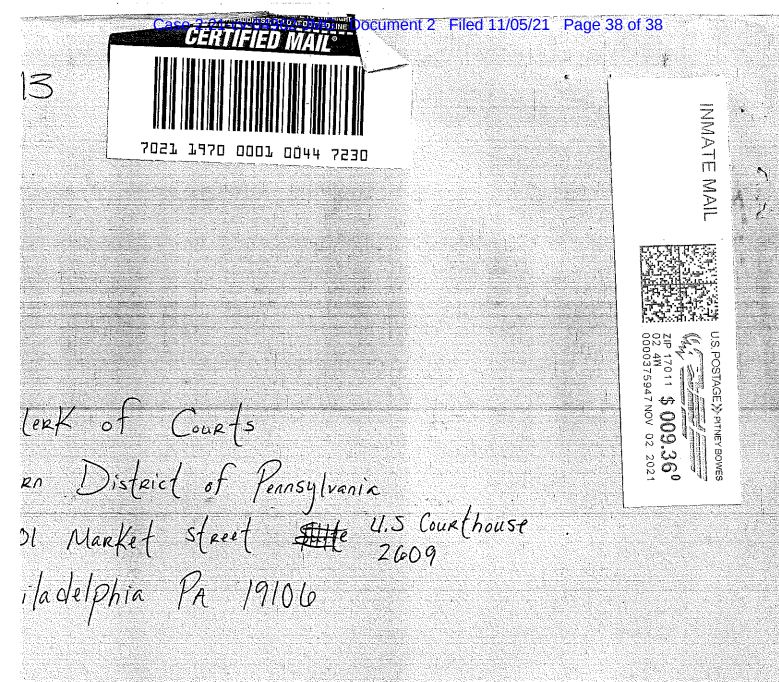
/s/

Steven H. Rosenbaum Section Chief Special Litigation Section

Attachment 3.F.10.a

PHILADELPHIA DEPARTMENT OF PRISONS INMATE GRIEVANCE FORM		
ASD SCEED DC HOC PICC RCF		
NAME: Joseph Simmons		
PID: 1205122		
Check box only if grievance is regarding Medical Services		
Description of Grievance, Incident or Problem (Include date and time of incident)		
(minute date and time of minutency		
UN 5-13-21 I may 3 Books Delvered to		
"CFCF" in my name. I have Received any of		
this books. Only one book was sent back to		
Amazon and I was able to Refund that money.		
but there is two legal books I never		
Recurred totaling over \$100.00' that ore		
unaccounted for.		
Action Requested by Inmate:		
Investigation, find books, Refund my money.		
See: Continuation of Grievance – Page 2 YES ☐ NO ☐		
Describe how and when you tried to resolve this Grievance informally.		
family called mail clerk of Jail.		
5-31-21		
Date that you are depositing this Grievance in a grievance box:		
Signature of Grievant: Date:		





<u>հինինի գիդիսի գուհինի թիւիւն, անդիրիկինի</u>